

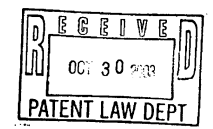
UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspta.gov

	1 5	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
APPLICATION NO. 09/827,904	04/06/2001		Ami Ei Agizy	9999	5548	-
25688 7590 10/27/2003 TICONA LLC 86 MORRIS AVENUE SUMMIT, NJ 07901			EXAMINER ART UNIT PAPER NUMBE			

DATE MAILED: 10/27/2003

Please find below and/or attached an Office communication concerning this application or proceeding.





UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE P.O. Box 1450 ALEXANDRIA, VA 22313-1450 www.uspto.gov

Paper No.

						raper ivo.
		Notice	of Non-Comp	liant Amendment (37 CFR 1.121)	
37 CFR be comp docume amendr	1.121, as diant, con nt must l nent docu	ocument filed on 10 amended on June 30, 20 ection of the following be resubmitted (in its entered must be re-submitted)	is con 03 (see 68 Fed. I item(s) is require ntirety), e.g., the nitted. 37 CFR 1	sidered non-compliant be Reg. 38611, Jun. 30, 2003 d. Only the corrected se entire "Amendments to .121(h).	ecause it has failed to b). In order for the an ection of the non-con the claims" section	of applicant's
TUE EC	n i own	IG CHECKED (X) ITE	M(S) CAUSE TH	IE AMENDMENT DOC	UMENT TO BE NO	N-COMPLIANT:
	1. Amen	dments to the specificati	on:			•
_		A Amended paragraph	(s) do not include	markings.		
		B. New paragraph(s) sh	ould not be unde	rlined.	•	
		C. Other				
_			·			
	2. Abstr	A. Not presented on a s	eparate sheet. 37	CFR 1.72.		
		B. Other			<u> </u>	
						·
	3. Amei	dments to the drawings				
If the rather this let non-er change is not	ther explanation on computer to support the support of the sextendable	C. Each claim has not claim cannot be identifed. The claims of this a E. Other: Previous mation of the amendment gov/web/offices/pac/dapp/liant amendment is a PI ply the corrected section preliminary amendment is reliminary amendment le.	s does not include been provided with the complex property of the complex prop	the text of all claims (in the the proper status ident have not been presented by 37 CFR 1.121, see Miceflyer.pdf. AMENDMENT, application on the merits will contain action under 35	in ascending numeric ALL PLEVIOUS APEP Sec. 714 and the nt is given ONE MOlure to comply with 3 mmence without con U.S.C. 132, and this	cal order. J P/L Service WE USPTO website at NTH from the mail date of 37 CFR 1.121 will result in asideration of the proposed ONE MONTH time limit mission for an RCE), and
since on one on ord	the amend MONTH er to avoi	Iment appears to be a background the mailing of this is abandonment. EXTE	notice within wh NSIONS OF TH	ich to re-submit the corre IS TIME PERIOD AR	ected section which co E AVAILABLE UN	mission for an RCE), and given a TIME PERIOD of omplies with 37 CFR 1.121 DER 37 CFR 1.136(a).
If the	amendme	nt is a reply to a FINA	L REJECTION	, this form may be an att e date set in the final re	achment to an Adviso jection, and is not aff	ory Action. The period for fected by the non-compliant
status	of the an	endment hts Examiner (LIE)	763	B 3 18 AF88 lephone No.	·	

Rev. 10/03